

Government of
CanadaNational
Parole BoardPROTECTED WHEN COMPLETED
PERSONAL INFORMATION BANK
NPB-CLC FPU 005

NPB DECISION SHEET

Name	FPS	File No
NEVE, JOHN PATRICK		
Institution:		

TYPE OF REVIEW
PAPERTYPE OF RELEASE(S)
STATUTORY RELEASE - PRE REL.OFFENDER'S SECURITY CLASSIFICATION
MINIMUMSIR score -1 (if applicable)
1 OUT OF 2 OFFENDERS WILL NOT COME AT AN
INDICTABLE OFFENCE AFTER RELEASE.
Does not apply - Reason:

FINAL DECISION(S)

STATUTORY RELEASE - PRE REL. CHANGE CONDITION

Dated
2011/07/20

No leave privileges.

SPECIAL CONDITION(S) IMPOSED AND PERIOD OF TIME FOR WHICH THEY
ARE VALID (Apply until the end of the release unless a fixed period of time is specified)STATUTORY RELEASE - PRE REL. TO RESIDE AT A SPECIFIC PLACE
To reside at a Community Correctional Centre or a Community-Based
Residential Facility until Warrant Expiry Date.
Status IMPOSEDSTATUTORY RELEASE - PRE REL. OTHER
Report all intimate relationships and any changes in those relationships
promptly to your parole supervisor.
Status IMPOSEDSTATUTORY RELEASE - PRE REL. MUST AVOID CERTAIN PERSONS
Not to associate with any person reasonably known to be involved in
criminal activity.
Status IMPOSEDSTATUTORY RELEASE - PRE REL. MUST AVOID CERTAIN PERSONS
Not to have any direct or indirect contact with the victim(s) of your
offence(s).
Status IMPOSEDSTATUTORY RELEASE - PRE REL. MUST AVOID CERTAIN PERSONS
Not to have any direct or indirect contact with female children under
the age of 16 unless supervised by a responsible adult approved by CSC.
Status IMPOSEDSTATUTORY RELEASE - PRE REL. ABSTAIN FROM USE OF ALCOHOL
Status IMPOSED

LEAVE PRIVILEGES (when residency imposed)

FPS: NAME: NEVE, JOHN PATRICK

FILE NO.:

NPB 82 (99-05) OMS

VERS (5)

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Leave privileges are not authorized considering your current level of risk and the fact that you have not yet demonstrated the ability to abide by rules and conditions or to meet expectations of a conditional release.

REASONS FOR SPECIAL CONDITION(S)

In your late forties, you are serving a four-year sentence for several offences inclusive of Assault with a Weapon, Assault and Sexual Assault (x2) which are considered as violent offences. You have been physically and mentally abusive towards [REDACTED]. You head butted and kicked her, you threw objects and swung a baseball bat at her and you held a baseball bat at her throat. You have sexually assaulted her by forcing her to get involved in sexual activities. The offences perpetrated against [REDACTED] are viewed as significant and violent. You also engaged in serious sexual activity with a young girl after being charged with assaulting and sexually assaulting [REDACTED].

The violent behaviours which resulted in your current convictions are not isolated incidents as you have a history of Robbery, Uttering Threats (x2), and Assault with a Weapon. Your assault with a weapon was committed towards an ex-common-law.

Unhealthy relationship, poor anger management, impulsivity and emotional issues are stressors/factors that could lead you to commit an offence involving violence. You have participated in programming focusing on some of your stressors while incarcerated and were able to acquire skills and tools to assist you with those. However, serious concerns are raised by the fact you continue to deny or minimize some of your violent offences and to believe that the details of the violence in the context of the relationship were exaggerated.

Psychological report on file estimate your risk for sexual recidivism as being in the moderate range and your risk for a violent recidivism, particularly towards a partner, as being high.

Correctional Services of Canada (CSC) recommends the imposition of a residency condition to your upcoming Statutory Release. CSC is of the opinion that in the absence of a residency condition, you present an undue risk to society by committing a Scheduled I offence before the end of your sentence.

The Board notes that you have showed the ability to commit various types of violent offences and that you could use violence towards people with whom you have different levels of relationship. The Board also notes that you have demonstrated that you can use violence towards an intimate partner on a frequent basis and do so over an extended period. While the Board recognizes that you have acquired skills and tools to assist you with family violence prevention, the Board still has concerns as you are yet to display that you can implement your skills and tools in an environment other than an institutional setting.

For all those reasons, the Board considers that a residency condition would facilitate your reintegration. Furthermore, the Board concludes that in the absence of such a condition, you would present an undue risk to society by committing an offence listed in Schedule I before the expiration of your sentence according to law. Therefore, you must reside in a Community-Based Residential Facility (CBRF) until the end of your sentence according to law.

You must not have any direct or indirect contact with the victim(s) of your sexual assaults. The Board is of the opinion that any

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contact with your victims would place you in a volatile/risky situation which could easily lead to conflict and, ultimately, result in your reoffending.

You must report all intimate relationships and any changes in those relationships promptly to your parole supervisor. You have been involved in more than one unhealthy relationship and have used violence towards more than one intimate partner. To adequately supervise you in the community, your parole supervisor must know if you are or not involved in intimate relationships.

You must not have any direct or indirect contact with females under the age of 16 unless supervised by a responsible adult approved by CSC. One of your current sexual assault was committed against a young female which caused her serious harm. You have shown that you can take advantage of young and vulnerable females. Contacts with young females could place you in risky situations and increase your level of risk to society.

The Board also imposes conditions which were not recommended by CSC. You must abstain from the use of alcohol. You reported that you had consumed three to four beers on the evening of your sexual assault on a young female. File information indicates that you have a history of impaired driving and that alcohol use negatively impacts your anger which leads you to become nasty. If you were to use alcohol, it would place you in risky situations.

You must not associate with any person reasonably known to be involved in criminal activity. You have pressured a female close to you to have sex with friends of yours in exchange for money. This shows that you have been involved, to a certain degree, in prostitution related activities. Also, file information makes references to past drug trafficking activities. These activities required that you associate with people involved in crimes. If you were to associate with negative people, it could place you in risky situations.

The special conditions imposed by the Board are deemed to be reasonable and necessary for the protection of the public and to assist with your reintegration. They will remain in effect until the expiration of your sentence or modified by the Board.

VOTE (S)

STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	Dated
BOARD MEMBER	MCGRAW , LOUIS-PHILIPPE	2011/07/20
STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	
BOARD MEMBER	DAVIDSON , HAL	2011/07/20

SIGNATURE (S)

MCGRAW , LOUIS-PHILIPPE

Date

FPS: [REDACTED] NAME: NEVE , JOHN PATRICK

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NPB POST RELEASE DECISION SHEET

Name

NEVE, JOHN PATRICK
Institution: [REDACTED]

FPS

File No

TYPE OF REVIEW:

PANEL

TYPE OF RELEASE(S)

STATUTORY RELEASE - POST REL.

STATUTORY RELEASE - PRE REL.

OBSERVER(S)

NO Observer(s) present (except during Board Member deliberations)

Excluded from part of hearing:

Reason:

ASSISTANT

NO Assistant present

NEW INFORMATION OR GIST OF CONFIDENTIAL INFORMATION SHARED WITH OFFENDER
Not Applicable

FINAL DECISION(S)

STATUTORY RELEASE - POST REL. REVOKED

Dated
2012/03/13

STATUTORY RELEASE - PRE REL. CHANGE CONDITION

Dated
2012/03/13

To impose special conditions on your statutory release.

SPECIAL CONDITION(S) IMPOSED AND PERIOD OF TIME FOR WHICH THEY
ARE VALID (Apply until the end of the release unless a fixed period of time is specified)

STATUTORY RELEASE - PRE REL.

AVOID PERSONS - VICTIM(S)

No direct or indirect contact with the victim(s) or any member of the
victim's family.

Status IMPOSED

STATUTORY RELEASE - PRE REL.

RESIDE AT A SPECIFIC PLACE

To reside at a Community Correctional Centre or a Community Residential
Facility or other residential facility such as private home placement
approved by the Correctional Service of Canada until Warrant Expiry
Date. No leave privileges.

Status IMPOSED

STATUTORY RELEASE - PRE REL.

AVOID PERSONS - CHILDREN

Not to be in the presence of any female children under the age of 16
unless you are accompanied by a responsible adult who knows your
criminal history and has previously been approved in writing, by your
parole supervisor.

Status IMPOSED

STATUTORY RELEASE - PRE REL.

REPORT RELATIONSHIPS

Immediately report all intimate sexual and non sexual relationships and
friendships with females that have parental responsibility for children

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FILE NO.: [REDACTED]

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under the age of 16 to your parole supervisor.

Status IMPOSED

STATUTORY RELEASE - PRE REL.

NOT TO CONSUME ALCOHOL

Not to consume, purchase or possess alcohol.

Status IMPOSED

STATUTORY RELEASE - PRE REL.

AVOID CERTAIN PERSONS

Not to associate with any person you know or have reason to believe is involved in criminal activity.

Status IMPOSED

BOARD MEMBERS' ASSESSMENT OF RISK

1. ASSESSMENT OF BEHAVIOUR DURING CURRENT RELEASE AND IDENTIFICATION OF RISK FACTORS

Statutory release became effective in early August 2011 with special conditions imposed compelling you to abstain from the use of alcohol, avoid certain persons, report intimate relationships, reside at a specific place and have no direct or indirect contact with female children under the age of 16 unless supervised by a responsible adult approved by the Correctional Service of Canada (CSC) and no direct or indirect contact with the victim of your offences. Prior to suspension, your behavior while on release was considered positive. You did not cause any problems at the Community Based Residential Facility (CBRF) or at your place of employment and completed programming as required. One negative aspect which surfaced was your tendency to minimize your offences and project blame on others.

Warrants of apprehension and suspension were issued in late January when police received a call in relation to your girlfriend being fearful of you and requesting assistance in order to stop you from contacting her. File information reveals that the relationship began over the phone in September 2011 without you advising your Case Management Team (CMT). It then progressed to dating whereas you began exhibiting controlling and angry behaviors. The victim stated that she felt like a prisoner in her own home as she would be told what to do and when to do it. According to her, you engaged in phone sex and instructed her to perform sexual acts on herself and her children. The alleged victim has two daughters aged three and one year old.

During the post suspension interview, you denied all allegations and information regarding your relationship. You stated that you met through another offender and only met once for coffee in a public place when she had her three year old daughter with her. You advised that eventually she wanted to pursue an intimate relationship with you however, you told her that she was too young and all you wanted was a friendship.

Contributing factors to your criminality have been identified as marital/family, personal/emotional orientation and attitude currently assessed as a high need for improvement while employment is viewed as a moderate need for improvement in order to reduce risk.

2. COMPARISON WITH PREVIOUS PATTERN OF CRIMINAL BEHAVIOUR

You are serving a four year sentence for assault with a weapon, assault and sexual assault (x2). Although additional charges are not pending as a result of your actions, the Board is concerned regarding your illicit behavior while in the community. Your behavior on this release is similar to behavior exhibited during your current offences. More specifically, new allegations point to anger issues, controlling behavior within a relationship and your tendency to minimize same. The references to inappropriate sexual behavior are

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also a repeat of behaviors you have shown in the past.

3. PROFESSIONAL OPINIONS REGARDING BEHAVIOUR ON CURRENT RELEASE

Your CMT gave you ample opportunities to discuss your involvement in any type of relationship or if you had any interest in such which you denied. Coincidentally, you decided to stay in your release area after having no intention of doing so prior to your involvement in this relationship. You breached your special conditions not to have any direct or indirect contact with females under the age of 16 unless supervised by a responsible adult approved by CSC as well as failing to report an intimate relationship.

4. INFORMATION FROM OTHERS REGARDING BEHAVIOUR ON RELEASE

n/a

5. ASSESSMENT OF PROPOSED RELEASE PLAN AND CONCLUDING RISK EVALUATION

You are currently assessed as a high risk to reoffend of future family violence and your risk to offend in a general and/or violent manner remains high.

No new release plan is being recommended by your CMT. You intend to return to the community and find work. Risk is no longer deemed manageable and revocation of your statutory release is recommended. On your next release, leave privileges are not recommended. The special conditions of abstinence from alcohol, avoid certain persons, avoid direct or indirect contact with children under the age of 16 unless supervised by a responsible adult approved by CSC, reside at a specific place, not to have direct or indirect contact with the victim of your offences and report all intimate relationships are recommended on your next statutory release.

REASONS FOR DECISION:

At your hearing, you shared how you were engaged in your correctional plan, working and staying out of trouble.

You claim that you met the woman through a mutual acquaintance and a friendship began with her. At some point, the friendship began to go in a different direction than what you wanted. You called off the relationship as you did not feel it was going in the right direction.

You quickly pointed out that you had only met the lady in question once and your relationship was purely over the phone. You did not think that the contact with the female was a breach of your special condition. You claim that you offered her money to assist her with her living expenses and nothing else. Your meeting with her was for you to receive your payment. You deny any of the allegations that are against you.

Your plan on a new release would be for you to return to work and reside at a halfway house.

The Board reviews your case for the purpose of the post suspension of your statutory release. In assessing your case according to the legal criteria for such review, the Board has to determine if, in view of your behavior since release, you will not, by reoffending, before the expiration of your sentence according to law, present an undue risk to society.

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FILE NO.: [REDACTED]

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In assessing your case, the Board is of the opinion that there is sufficient information on file that is reliable and persuasive that, while on statutory release, you breached your special conditions and were not open and transparent with your CMT. The Board believes that breaching your special conditions is an indication of your difficulties to abide by rules and conditions and speaks to the ease to which you can place yourself in situations similar to others that led to you to offend. The Board believes that you were not open and transparent with those involved in your supervision which is a demonstration of how difficult it is to supervise you in the community. Clearly, you have not met expectations when assessing your performance since your reincarceration, the Board notes that there is no indication that you have made significant progress.

In regards to your release plan, the Board is satisfied that, currently, it does not provide the level of structure that is consistent with your present level of risk and needs.

For all the above reasons, the Board concludes that your behavior since release has rendered your risk undue to society and that the circumstances for your suspension were within your control. Therefore, the Board revokes your statutory release.

The Board imposes special conditions to your upcoming statutory release which are deemed reasonable and necessary to protect society and to facilitate your reintegration as a law abiding citizen. These special conditions are valid until the end of your sentence, unless modified by the Board.

You are in your mid forties serving your first federal sentence of four years for Sexual Assault (x 2), Assault with a weapon, Assault Use of Force and Fail to Comply with Conditions of Recognizance. Your current offences also involved you physically and mentally abusing [REDACTED]. You have had your [REDACTED] engaged in sexually activity with friends of yours for money and you held a baseball bat against your [REDACTED]'s throat. You have head butted her and you have thrown objects at her. The Board believes these acts were for you to gain excessive power and control in the relationship. You committed your Sexual Assault against a young girl after being charged with assaulting and sexually assaulting [REDACTED].

You have an extensive criminal past that involves other offences but it also includes violent behaviours such as Robbery, Uttering Threats (x2), and Assault with a Weapon. Your assault with a weapon was committed against your ex-common law.

Poor anger management, unhealthy relationships, impulsivity, and emotional issues are the stress factors that play a role in your offence cycle and could lead you to commit an offence involving violence. You have participated in programming directly addressing your stressors while incarcerated and were not able to use the tools and skills to assist you in the community. Despite your participation in programming, there are concerns; as you continue to minimize and rationalize your violent behaviors. As a result, placing yourself in a positive light which is not evidenced by your criminal activity and violent convictions.

Professionals have assessed your risk for sexual recidivism as being in the moderate range and your risk for violent recidivism, in particular towards a partner is in the high range.

CSC recommends the imposition of a residency condition to your upcoming statutory release. CSC is of the opinion that in the absence of a residency condition, you present an undue risk to society by committing a Scheduled 1 offence before the expiration of your sentence.

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The Board notes that actuarial tools have assessed your risk to reoffend in the high range to reoffend. You have committed violent offences against intimate partners, young female victims in the community and against peers while incarcerated. You have used violence as a way to get what you want and to portray your need for power and control when you are in an intimate relationship. Your continued minimization of your role in your violent offences is concerning to the Board as it is an indication of your inability to understand the proximal factors that cause you to offend and the perimeters that must be set in order to remove yourself from risky situations. Your acts of violence have been impulsive, calculating and manipulative which speaks to the high level of structure, monitoring and supervision needed in order to address the risk that you present in the community.

Despite your assertions that your violent behaviours arose as a result of others, the Board cannot ignore your reactions and the violent manner on more than one occasion not only in the community but also while incarcerated and this speaks to the propensity of violence that you have. The Board is satisfied that you do have a propensity for violence, and you continue to struggle with effectively managing the dynamics which influence your offence cycle such as is evident during your current release and reasons for suspension. The Board is satisfied that a halfway house will provide the structure, supervision and monitoring that is needed to address your high needs that still exist during your reintegration.

Therefore, the Board concludes that a residency condition would facilitate your reintegration. Furthermore, the Board believes that in the absence of such a condition, you would present an undue risk to society by committing an offence listed in Schedule 1 before the expiration of your sentence according to law. Consequently, you must reside in a Community-based Residential Facility (CBRF) until the end of your sentence according to law. Leave privileges are not authorized.

Leave privileges are not authorized as you have not yet demonstrated the ability to abide by rules and conditions or to meet expectations of a supervised release.

You must not consume, purchase or possess alcohol. You were under the influence when you committed some of your offences including a sexual assault against a teenage victim. You have also breached recognizance to abstain from alcohol on past releases; collateral information indicates you lose control of your emotions and an inability to make sound judgment, when using. Any return to alcohol use, could easily lead you to re-offend.

You must not associate with any person you know or have reason to believe is involved in criminal activity. You have somewhat involved yourself in the prostitution offence cycle by pressuring a female close to you to have sex with friends of yours for money. There is also file information that indicates your involvement in drug trafficking activities and by doing so means your associate with drug users and providers. Any association with peers comfortable with criminal activities could only reinforce the same with yourself and influence you to reoffend.

You are to avoid certain persons and you are not to have direct or indirect contact with the victim(s) of your sexual assaults. The Board believes that any contact by you with your victims places you in a risky situation which could easily lead to conflict and may result in your re offending.

You must not be in the presence of any female children under the age of 16 unless you are accompanied by a responsible adult who knows your criminal history and has been previously approved in writing by

FPS: [REDACTED] NAME: NEVE, JOHN PATRICK

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your parole supervisor. Your current offences involved you committing a sexual assault against a young female which caused serious harm to your victim. You have shown that you can take advantage of vulnerable and young females. The Board believes that your current suspension in part was your involvement in an unhealthy relationship and you were grooming and strategically placing yourself in order to have access to children. Any contact by you with young females could place you in risky situations and increase your level of risk to society.

You must immediately report all intimate sexual and non-sexual relationships and friendships with females and males that have parental responsibility for children under the age of 16 to your parole supervisor. Your involvement in unhealthy relationships has resulted in you committing violent acts against them and you have a propensity for power and control against females in your life. You have also committed a sexual assault against a young female in which you knew the family. In order to supervise adequately your risk in the community, your parole supervisor must know your involvement in intimate relationships.

VOTE (S)

		Dated
STATUTORY RELEASE - POST REL.	REVOKED	
Board Member	JOHNSON , STEPHEN J	2012/03/13
STATUTORY RELEASE - POST REL.	REVOKED	
Board Member	MUISE , ED	2012/03/13
STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	
Board Member	JOHNSON , STEPHEN J	2012/03/13
STATUTORY RELEASE - PRE REL.	CHANGE CONDITION	
Board Member	MUISE , ED	2012/03/13

SIGNATURE (S)

JOHNSON , STEPHEN J

Date

MUISE , ED

Date

FPS: [REDACTED] NAME: NEVE , JOHN PATRICK

FILE NO.: [REDACTED]

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PERSONAL INFORMATION BANK
PBC-CLCC PPU 005

PBC DETENTION REVIEW DECISION SHEET

Name	FPS	File No
NEVE, JOHN PATRICK		
Institution:		

TYPE OF REVIEW
PANEL-VIDEO CONFERENCE

TYPE OF DECISION(S)	TYPE OF REVIEW/REFERRAL	
DETENTION	DETENTION REVIEW	CSC REFERRAL
SCHEDULED OFFENCE(S): NON SCHEDULED OFFENDER: <u>No</u>		SCHEDULE I: <u>Yes</u>
SEXUAL OFFENCE INVOLVING A CHILD: <u>Yes</u>		SCHEDULE II: <u>No</u>

SENTENCE INFORMATION

Statutory Release Date:	2012/08/27	Warrant Expiry Date:	2012/12/11
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OBSERVER(S)
NO Observer(s) present (except during Board Member deliberations)Excluded from part of hearing:
Reason:

ASSISTANT

NO Assistant present

NEW INFORMATION OR GIST OF CONFIDENTIAL INFORMATION SHARED WITH OFFENDER

Not Applicable

FINAL DECISION(S)

DETENTION	DETENTION ORDERED	Dated 2012/08/22
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SPECIAL CONDITION(S) IMPOSED AND PERIOD OF TIME FOR WHICH THEY
ARE VALID (Apply until the end of the release unless a fixed period of time is specified)

Status

BOARD MEMBERS' ASSESSMENT OF RISK

The Board is satisfied that, if released, you are likely to commit an offence causing the death of or serious harm to another person before the expiration of the sentence you are now serving according to law.

REASONS FOR DECISION(S) AND/OR VOTE(S)

FPS: NAME: NEVE, JOHN PATRICK

FILE NO.:

PBC 65 (12-03) OMS
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The Commissioner of the Correctional Service of Canada (CSC) is of the opinion that there are reasonable grounds to believe that you are likely to commit an offence causing death or serious harm to another person before the expiration of your sentence and has recommended your detention. As such, the Commissioner has referred your case to the Parole Board of Canada (PBC or the Board) for review under the detention provisions of the Correctional and Conditional Release Act (CCRA).

To make its decision, the PBC must assess the risk you present, if released before the expiration of your sentence, to commit an offence causing death or serious harm to another person. To do so, the Board must analyze the factors contained in the CCRA which are relevant in determining your likelihood of committing such an offence.

In your late forties, you are a first time federal offender serving a four year sentence for assault, assault with a weapon, sexual assault (x2) and fail to comply. Over a period of more than one year, you were mentally, physically and sexually abusive towards a former partner. Police information indicates that you assaulted her with various objects including a baseball bat and a ceramic candle holder and your fist and feet, head butted her, kicked her in the stomach, pulled her by the hair and threatened her into having non consensual sex with you. It is also reported that you forced her to have sex with other men for money and were giving her cocaine to secure her involvement unknown to her. On another occasion, you breached the conditions of your recognizance for your latter offences by drinking alcohol and being at the residence of acquaintances after curfew. The evening these events occurred, you were involved in inappropriate sexual activities with your victim who was a 14 year old girl. Serious harm is deemed by law to have occurred in the case of your young victim. As for the assaults against [REDACTED], serious harm is also deemed to have been met in the perpetration of your current offences. You take little responsibility for your criminal behaviour, as you place blame on to blame your victims and see yourself as a victim.

Your extensive criminal history began in 1984 and includes, amongst other, robbery, impaired driving, uttering threats and assaults that were mostly committed in the domestic setting. Although there is limited information in regard to some of your uttering threats and robbery convictions, you indicated that you previously threatened to kill a stranger over the phone. On another occasion, you were convicted for armed robbery which you deny and claim it was a case of you and others bashing a targeted population to pass time. File information reveals that you strangled a former partner with a nightgown to the point of unconsciousness. Noteworthy is the fact you were charged for uttering death threats towards a former partner in 2000 during a telephone conversation, but these charges were withdrawn. You were also charged with sexual assault in 2000, but were found not guilty. While serving a previous provincial sentence, your parole was revoked after you were charged for drug trafficking.

Your current offences are seen by your case management team as an escalation in severity. They have been performed over a lengthy period in the case of [REDACTED] and involved both physical and sexual assaults which resulted in serious harm to your victim. You used weapons and intimidations and threats to gain the victims compliance with your demands and demonstrated no remorse or responsibility for your action and the harm to your victims. Your previous violent offences and threats demonstrate a pattern of similar behaviour that appears with time to have escalated to sexual offending of children and more abusive and violent behaviour against intimate partners.

The Board notes that you have used weapons in your assault including a baseball bat a ceramic candle holder your fist and your feet, and a night gown used to choke your victim. You have been convicted of uttering death threats and many of your victims indicate that you

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regularly threaten them during your intimidation and controlling behaviours.

The Board is concerned with the length of time you committed your current offence against your ex partner. You repeatedly assaulted her, threatened her and forced her to commit sex acts against her will with no regards for her at all. The sexual assault on your young victim is seen as causing serious harm due to the victim's age. Your behaviour during your statutory release is very concerning as you are facing serious allegations of intimidation and of sexual behaviours over the phone that involves your victim committing sexual acts with her young daughter. While these have not been followed up with charges, the Board is of the opinion that their similarity with previous behaviours is extremely concerning as it indicates your were back into your offence cycle. As such, the Board is concerned that you could have easily reoffended with serious consequences to other victims.

You place blame on your victim and see yourself as a victim of all of those you have committed offences against. You display no remorse for your actions and take no responsibility for the harm you have caused your victims.

You successfully completed the High Intensity Family Violence Program, where you identified different risk situations, such as feeling betrayed or challenged in a relationship. It was recommended that you continue to focus on different strategies to manage your emotions and that you further practice negotiation skills to resolve conflicts.

The Board notes that you were released during this sentence on statutory release. The Board imposed the following special conditions: to reside at a halfway house, not to have any contact with any female children under the age of 14, not to associate with any person known to be involved in criminal activity, have no direct or indirect contact with your victims, abstain from the use of alcohol, and to report intimate relationships. Leave privileges were not authorized. During your stay in the community, you successfully completed the Community Maintenance Program- Multi Target, where you were able to focus on personal targets to manage risk, such as solving problems and coping with challenges. You were however suspended in January 2012 after your female partner contacted police as she was fearful of you and wanted you to stop contacting her. She indicated to police that you displayed controlling behaviours which caused her to fear for her life. She further disclosed that you had instructed her to perform sexual acts involving her young daughter over the phone. The fact that you were pursuing a relationship with a female was unknown to your CMT, therefore a breach of your special condition to report all relationships with female to your parole supervisor. File information also reveals you were in contact with your expartner's young daughter on some occasions. This was also a breach of your special condition to have no unsupervised contacts with female children under the age of 16. While you denied all these allegations, the Board determined that your behaviour in the community had rendered your risk undue and revoked your statutory release in March of 2012.

Since your return to custody, you have refused to take part in the Sex Offender programming and did not fully participate in the psychological assessment process. You continue to display rigid thinking and to minimize or deny your criminal behavior. Your latest psychological assessment in March 2012 indicates the prognostic of significant changes occurring prior to the end of your sentence is poor and recommends a period of probation at the end of your sentence to allow a better supervision of your case. This psychological assessment places your risk for sexual reoffending at the high level. The SARA also places your risk for domestic violence at the high

FFS: [REDACTED] NAME: NEVE, JOHN PATRICK

FILE NO.: [REDACTED]

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range. Because of your behaviour in the community on your last release, your risk has increased in comparison to a previous psychological report that had assessed your risk in the moderate range.

Your CMT believes that there are no supervision programs that would offer adequate protection to the public from the risk you present until the expiration of your sentence. Furthermore, your CMT is of the opinion that there are reasonable grounds to believe that you are likely to commit an offence causing serious harm to another person prior to the expiration of your sentence according to law and therefore, recommends that your detention be ordered.

At your hearing, which was conducted by video conference, the Board was provided with an overview of your case for the purpose of this review by your parole supervisor. She indicated that following your revocation, a further detention review was completed with the resulting recommendation for detention. She outlined the circumstances of your current offences that were supported by file information. Of the forty two convictions in your criminal history, many of these involved violent offences and threats over a lengthy period of time with no real break in your offending. Some have no information, others are more explicit, but all point to your being the aggressor.

During the hearing, you basically denied any of the offence versions on file and you blamed the victims. With respect to your current offence, you claim being angered because you found out she was still seeing her ex boyfriend. You admit to using a bat but denied hitting her or threatening her. You denied any sexual assaults with your wife, never forced her to have sex with others. You admitted to using crack cocaine with her but stated you did not force her to use. You further deny any sexual assault against the 14 year old victim. You further denied being in a relationship with a female while on release. You claim she was only your friend, and that you never talked to her daughter.

Overall, your denial of any responsibility for your actions is not supported by file content and your conviction would suggest there is more to it than you are prepared to admit. You continue to indicate you are not prepared to follow programming for sexual deviant behaviour.

The Board, in assessing your case is of the opinion that you have demonstrated a high propensity for violence. You have committed many serious offences and these have escalated over time to include sexual assaults against female children. You show no remorse and take no responsibility for your assaultive behaviour and blame your victims. You have, despite taking programs, been unable to utilize the skills learned and have made no progress when you were in the community on release. In fact, the Board is of the opinion that you had returned to your crime cycle and that you were again controlling and exhibiting intimidation behaviour that speaks to the eminency of your return to committing similar violent and sexual offences similar to those for which you are serving your current sentence. The fact that you continue to refuse to cooperate with your case management team in the assessment of your case and to attend any programming regarding your sexual deviant behaviour demonstrates your lack of awareness of your high risk areas and your motivation to address your contributing factors in order to reduce your level of risk to the public. The Board is of the opinion that you present a high risk for sexual and violent reoffending. You are currently seen as an untreated sex offender. It is further of the opinion that there exist no programs or supervision strategies in the community to manage your level of risk. You were on a statutory release with a residency condition and this was not sufficient to control your behavior resulting in your return to your criminal cycle.

FFS: [REDACTED] NAME: NEVE, JOHN PATRICK

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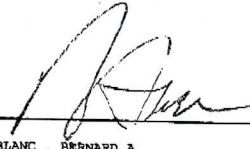
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Under the circumstances set out above, the Board concludes that the detention criterion has been met in your case and is satisfied that you are likely, if released, to commit an offence causing death or serious harm to another person before the expiration of your sentence according to law. It therefore orders that you be detained until your warrant expiry date.

VOTE (S)


DETENTION BOARD MEMBER	DETENTION ORDERED LEBLANC, BERNARD A.	Dated 2012/08/22
DETENTION BOARD MEMBER	DETENTION ORDERED DOVER, MILDRED A	2012/08/22

SIGNATURE (S)


LEBLANC, BERNARD A.

2012/08/23

Date


DOVER, MILDRED A

2012-08-23

Date

FPS: [REDACTED] NAME: NEVE, JOHN PATRICK

FILE NO.: [REDACTED]

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